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N b					1991,
h h between	y Pond Associate	es, a Delawar	e General Partn	ership	**********
		***************************************	•••••••••••	, a	s TRUSTOR,
whose address is	(Street s				•
* * HILLAM ABSTRA	CTING AND INSURA	ANCE AGENCY, I	NC.	as TRI	JSTEE,* and
BERNARD H.	KAYDEN AND ALVIN	N SCHWARTZ, as	tenants in co	mmon of 60 E	ast Forty
Second Street	et New York NV	v		- Th TT	
	TH: That Trustor	CONVEYS AN	D WARRANTS	TO TRUSTEE	in trust,
WITNESSE	TH: That Trustor	CONVEYS AN	D WARRANTS	TO TRUSTEE	in trust,
WITNESSE WITH POWER	TH: That Trustor	CONVEYS AN	D WARRANTS	TO TRUSTEE	in trust,
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WITNESSE' WITH POWER County, State of HECONVEYANCE M2//5 pg/33	TH: That Trustor OF SALE, the folk Utah: TECONV	CONVEYS AN owing described See Attachm	D WARRANTS '	TO TRUSTEE	IN TRUST MOCROS SK 145 pm 17
WITNESSE' WITH POWER County, State of RECONVEYANCE MX_15_pc/50	TH: That Trustor OF SALE, the folk Utah: TECONV	CONVEYS AN owing described See Attachm	D WARRANTS '	TO TRUSTEE	IN TRUST MOCROS SK 145 pm 17
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WITNESSE WITH POWER County, State of RECONVEYANCE MAJOS PROJECTION Together with	TH: That Trustor OF SALE, the folk Utah: TECONV	CONVEYS AN owing described See Attachm EVANCE 1/2/ 1/85	D WARRANTS '	TO TRUSTEE in Box El	der Pacan & 176 pg 933

EOR THE PURPOSE OF SECURING (1) payment of the indebtedness evidenced by a promissory note of even date herewith, in the principal sum of \$ 300,000.00 made by Trustor, payable to the order of Beneficiary at the times, in the manner and with interest as therein set forth, and any extensions and/or renewals or modifications thereof; (2) the performance of each agreement of Trustor herein contained; (3) the payment of such additional loans or advances as hereafter may be made to Trustor, or his successors or assigns, when evidenced by a promissory note or notes reciting that they are secured by this Trust Deed; and (4) the payment of all sums expended or advanced by Beneficiary under or pursuant to the terms hereof, together with interest thereon as herein provided. thereon as herein provided.

*NOTE: Trustee must be a member of the Utah State Bar; a bank, building and loan association or savings and loan association authorized to do such business in Utah; a corporation authorized to do a trust business in Utah; or a title insurance or abstract company authorized to do such business in Utah.

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TO PROTECT THE SECURITY OF THIS TRUST DEED, TRUSTOR AGREES

- 1. To keep said property in good condition and repair, not to remove or demolish any building thereon, to complete or restore promptly and in good and workmanlike manner any building which may be constructed, damaged or destroyed thereon, to comply with all laws, covernants and restrictions aftering said property not to commit or permit waste thereof, not to commit, suffer or permit any act upon said property in violation of law, for do all other acts which from the character or use of said property may be reasonably necessary, the specific enumerations bettern not excluding the general, and, if the bans secured hereby or any part thereof is being oil tained for the purpose of linancing construction of improvements on soft property. Trustor further agrees
 - (a) To commence construction promptly and to pursue same with reasonable diligence to completion in accordance with plans and specifications satisfactory to Benediciary and
 - (b). To allow Beneficiary to inspect said property at all times during construction 800% 505 FAGE 301

Trustee, upon presentation to it of an affidavit signed by Beneficiary, setting forth facts showing a default by Truster under this numbered paragraph, is authorized to accept as true and conclusive all facts and state ments therein, and to act thereon hereunder.

- 2. To provide and maintain insurance, of such type or types and amounts as Renehears may require on the improvements now existing or herealter creeted or placed on said property. Such insurance shall be carried in companies approved by Beneficiary with loss payable clauses in favor of and in torm acceptable to Beneficiary. In event of loss, Trustor shall give immediate notice to Beneficiary, who may make provided from the insurance company concerned is hereby authorized and directed to make payment for such loss directly in Reneficiary instead of to Trustor and Beneficiary, and the insurance proceeds, or any part thereof, may be applied by Beneficiary, at its option, to reduction of the indebtedness hereby secured or to the restoration or repair of the property damaged.
- 3. To deliver to, pay for and maintain with Beneficiary until the indebtedness secured hereby is pant in full, such evidence of title as Beneficiary may require, including abstracts of title or policies of title insurance and any extensions or renewals thereof or supplements thereto
- 4. To appear in and defend any action or proceeding purporting to affect the security hereof, the title to said property, or the rights or powers of Beneficiary or Trustee; and should Beneficiary or Trustee elect to also appear in or defend any such action or proceeding, to pay off costs and expenses, including cost of evidence of title and attorney's fees in a reasonable sum incurred by Beneficiary or Trustee.
- 5. To pay at least 10 days before delinquency all taxes and assessments affecting said property, including all assessments upon water company stock and all rents, assessments and charges for water, appurtenant to or used in connection with said property to pay, when due, all encumbrances, charges, and liens with interest, on said property or any part thereof, which at any time appear to be prior or superior hereto; to pay all costs, fees, and expenses of this Trust.
- 6. Should Trustor fail to make any payment or to do any act as herein provided, then Beneficiary or Trustee, but without obligation so to do and without notice to or demand upon Truster and without releasing Trustor from any obligation hereof, may Make or do the same in such manner and to such extent as either may deem necessary to protect the security bereof. Beneficiary or Trustee being authorized to enter upon said property for such purposes, commence, appear in and defend any action or proceeding purporting to affect the security hereof or the rights of powers of Beneficiary or Trustee; pay, purchase, context, or compromise any encumbrance, charge, or lien which in the judgment of either appears in the prior or superior hereto; and in exercising any such powers, incur any liability, expend whatever amounts in its absolute discretion it may deem necessary therefor, including cost of evidence of title, employ counsel, and pay his reasonable less.
- 7. To pay immediately and without demand all sums expended hereunder by Beneficiary or Trustee, with interest from date of expenditure at the rate of ten per cent (1071) per annum until paid, and the repayment thereof shall be secured hereby.

IT IS MUTUALLY AGREED THAT:

- 8. Should said property or any part thereof be taken or damaged by reason of any public improvement or condemnation proceeding, or damaged by lire, or earthquake, or in any other manner, Beneficiary shall be entitled to all compensation, awards, and other payments or relief therefor, and shall be entitled at its option to commence, appear in and prosecute in its own name, any action or proceedings, or to make any compromise or settlement, in connection with such taking or damage. All such compensation, awards, damages, rights of action and proceeds, including the proceeds of any policies of fire and other insurance affecting said property, are hereby assigned to Beneficiary, who may, after deducting therefrom all its expenses, including attorners fore, apply the same on any indebtedness secured hereby. Trustor agrees to execute such further assignments of any compensation, award, damages, and rights of action and proceeds as Beneficiary or Truster may require.
- 9. At any time and from time to time upon written request of Beneficiary, payment of its fees and presentation of this Trust Deed and the note for endorsement (in case of full reconveyance, for cancellation and retention), without affecting the liability of any person for the payment of the indebtedness secured hereby. Trustee may (a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this Trust Deed or the lien or charge thereof; (d) reconvey, without warranty; all or any part of said property. The grantee in any reconveyance may be described as "the person or persons entitled thereto", and the recitals therein of any matters or facts shall be conclusive proof of truthfulness thereof. Trustor agrees to pay reasonable Trustee's fees for any of the services mentioned in this paragraph.
- fees for any of the services mentioned in this paragraph.

 10. As additional security, Trustor hereby assigns Beneficiary, during the continuance of these trusts, all rents, issues, royalties, and profits of the property affected by this Trust Deed and of any personal property located thereon. Until Trustor shall default in the payment of any indebtedness secured hereby or in the performance of any agreement hereunder, Trustor shall have the right to collect all such rents, issues, royalties, and profits earned prior to default as they become due and payable. If Trustor shall default as aforesaid, Trustor's right to collect any of such moneys shall cease and Beneficiary shall have the right, with or without taking possession of the property affected hereby, to collect all rents, royalties, issues, and profits, Failure or discontinuance of Beneficiary at any time or from time to time to collect any such moneys shall not in any manner affect the subsequent enforcement by Beneficiary of the right by Beneficiary to collect, shall be, or be construed to be, an affirmation by Beneficiary of any tenancy, lease or option, nor an assumption of liability under, nor a subordination of the lien or charge of this Trust Deed to any such tenancy, lease or option.
- 11. Upon any default by Trustor hereunder. Beneficiary may at any time without notice, either in person, by agent, or by a receiver to be appointed by a court (Trustor hereby consenting to the appointment of Beneficiary as such receiver), and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in its own name sue for or otherwise collect said rents, issues, and brofits, including flose past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees, upon any indebtedness secured hereby, and in such order as Beneficiary may determine.
- 12. The entering upon and taking possession of said property, the collecton of such rents, issues, and profits, or the proceeds of fire and other insurance policies, or compensation or awards for any taking or damage of said property, and the application or release thereof as aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.
- 13. The failure on the part of Beneficiary to promptly enforce any right hereunder shall not operate as a waiver of such right and the waiver by Beneficiary of any default shall not constitute a waiver of any other or subsequent default.
- 14. Time is of the essence hereof. Upon default by Trustor in the payment of any indebtedness secured hereby or in the performance of any agreement hereunder, all sums secured hereby shall immediately become due and payable at the option of Beneficiary. In the event of such default, Beneficiary may execute or cause Trustee to execute a written notice of default and of election to cause said property to be sold to satisfy the obligations hereof, and Trustee shall file such notice for record in each county wherein said property or some part or parcel thereof is situated. Beneficiary also shall deposit with Trustee, the note and all documents evidencing expenditures secured hereby.

. 15 After the lap default, and notice of a	see of such time as may then be redefault and notice of sale having bee	quired by law following the records	tion of said notice of
a whole or in tenarate	narcele and in such ander on it was	time and place designated in said n	otice of sale, either as
auction to the highest	bidder, the purchase price payable	e in lawful money of the United S	tates at the time of
thereof hy such nesco	on all the terms and the terms of the terms	re of boschousainent abait of liven	by public declaration
tame marrier as the	April 201 201 201 201 201 201 201 201 201 201	ie notice of sate, notice thereof at	all be given in the
Deed of any matters ficiary, may bid at the	or sold, but without any covenant or facts shall be conclusive proof of the sale. Trustee shall apply the pro- the power of sale and of the sale, vidence of title procured in connectivitience of title procured in connectivitience.	the truthfulness thereof. Any per- ceeds of the sale to payment of	the recitals in the ion, including Bene- (1) the costs and
(J) all sums expended	under the terms hereof, not then re-	paid, with accrued interest at 10%	s on Irustee's Deed;
legally entitled thereto Clerk of the county in	other sums then secured hereby; or the Trustee, in its discretion, ma which the sale took place	and (5) the remainder, if any, to the deposit the balance of such process.	eds with the County
16 Upon the occ	currence of any default hereunder,	Beneficiary shall have the option	to declare all sums
ing all costs and experiment by the court.	enses incident thereto, including a	reasonable attorney's fee in such	er in such proceed- amount as shall be
the time the substituti	one special a successor trustee at the in which said property or some ion is filed for record the new trustee named herein or of any successor in the thereof shell be given by	stee shall succeed to all the power	on of trustee. From rs, duties, authority
18. This Trust D	eed shall apply to investo the be-	thereof made, in the manner provid	ed by law.
several. The term "B hereby In this Trust neuter, and the singula	eneticiary shall mean the owner Deed, whenever the context require ir number includes the plural.	and holder, including any pledgee, is, the masculine gender includes i	nder are joint and of the note secured he feminine and/or
Trust Deed or of any brought by Trustee.	its this Trust when this Trust Dee law Trustee is not obligated to not action or proceeding in which Trus	stor. Beneficiary, or Trustee shall	be a party, unless
21 The undersign	Deed shall be construed according ned Trustor requests that a copy	of any notice of default and at	any notice of sale
veterrider be mailed t	o him at the address hereinbefore	iet tatti	√8.
		Signature of Trust	N YORK
		LILLY POND ASSOCIATES, a i	claware General
	34	By: D. Kenneth Patron	2 Vatton
		a General Partner	TJ - 18-7 - (TATA) - 19-3 - 10-3 - 10-3 - 10-3 - 10-3 - 10-3 - 10-3 - 10-3 - 10-3 - 10-3 - 10-3 - 10-3 - 10-3
		CDG Brigham City Inc.	Din - I
	(If Trustor an	Individual) President,	W/WX
COUNTY OF NEW		a General Partner	
On the	day of	, A.D. 1	9, personally
appeared before me	Kenneth D.) Patton		
the signer(s) of the	above instrument, who duly	acknowledged to me that th	e.Y. executed the
same. as partners	of LILLY POND ASSOCIATES		
	VIRGINIA RUIZ BA	ADILLO VIGNIO E NewYork Notary Public residir	en Bodil
My Commission Exp	Committee in New York		
		1.1	
STATE OF UTAH	YORK (If Trustor a C	orporation)	
COUNTY OF NEW	V Ste K		
On the Q N	ROBERT W. DAUE	A.D. 1	9. L. personally
appeared before me	HOBERT W. DAUE	NPORT who being h	ma dulyla-
says that he is the	PRESIDENT of	CDG BRIGHAM	CITTI Take
the corporation that	, executed the above and loreg-	oing instrument and that said	instrument was
signed in behalf of	said corporation by authority	of its by-laws (or by authorit	y of a resolution
	ors) and said oration executed the same.		acknowledged
of its board of directors of its board of directors			
	VIRGINIA MUZ BADILLO	11 morning	1.50 2100.
to me that said corp	VIRGINIA 24/2 SADILLO Notery Public, State of New York No. 490/414 Qualified in New York County Omiffession Expires Osts for 5, 19.4	Notary Public residing	Endella

Policy No:

No: H 46462

The land described is situated in Box Elder County. State of Utan:

BRIGHAM INTERMOUNTAIN DEVELOPMENT according to the official plats filed in the office of the County Recorder, Box Elder County, Utan to wit:

(Parcel 1) 03-146-0627 Lot 23, Plat A. BOOK 505 FAGE 303

(Parcel 2) 03-146-0028 Lot 24. Plat A.

(Parcel 3: 03-146-0031 Lot 28: Plat A.

(Parcel 4) 05-146-0033 Lot 29, Plat A.

(Parcel 5) 03-146-0038 Lot 32, Plat A.

(Parcel 6) C3-146-0042 Lot 3. Plat B.

(Parcel 7) 03-146-0043 Lot 4. Plat B.

(Parcel 8) 03-146-0044 Lot 5, Plat B.

(Parcel 9): 03-146-0045 Lot 6, Plat B.

(Parcel 10) 03-146-0046 Lot 7. Plat B.

(Parcel 11) 03-146-0047 Lot 8. Plat B.

(Parcel 12) 03-146-0048 Lot 9, Plat B.

(Parcel 13) 03-146-0049 Lot 10. Plat B.

(Parcel 14) 03-146-0050 Lot 11. Plat B.

(Parcel 15) 65-146-0051 Lot 12. Plat B.

(Parcel 16) 03-146-0052 Lot 13. Plat B.

(Continued)

30HEDULE 3 (Sontinued)

CONTROL DE LA CONTROL DE L

Politoy No:

/lo: / 45452

BOOK 505 PAGE 304

(Parca) 17) 03-146-0053 (Lot 14) Plat 3.

(Parcel 18) 03-146-0054 Lot 15, Plat B.

(Parcel 19) 03-146-0055 Lot 16, Plat B.

(Parcel 20) 03-145-0056 Lot 17, Plat B.

(Parcel 21) 03-146-0057 Lot 18, Plat B.

(Parcel 22) 03-146-0058 Lot 19, Plat B.

(Parcel 23) 03-146-0059 Lot 20, Plat 8.

(Parcel 24) 03-146-0060 Lot 21. Plat 8.

(Parcel 25) 03-146-0061 Lot 22, Plat 8.

(Parcel 26) 03-146-0062 Lot 23. Plat 8.

(Parcel 27) 03-148-9063 Lot 24. Plat 8.

(Parcel 28) 03-146-0064 Lot 25. Plat 3.

(Parce: 29) 03-146-3065 Lot 25. Plat 8.

(Parce) 30) 03-145-0055 Lot 27. Plat 3.

Parcel 31: 03-146-0057 Lpt 23. Plat 3.

(Parce) 32) 03-146-0065 Lot 29. Plat 3.

√Parcel 30+ 03-145-9069 Lot 30. Plat 8.

Parce: 34) | 05-146-5070 | Sot 31, Plat 5.

:Continued)

No: H 46462

/Parcel 35) 03-146-007: LCT 31. Plat E. BOOK 505 FAGE 305

(Parce) 35: 03-74(-087) Lot 33: Pjet E.

(Parcs) 37, 03-146-8073 Lot 34, 27at B.

(Parcel 38) 03-146-0074 Lot 38. Plat B.

(Parce) 29: 03-146-0075 Lot 36. Flat E.

(Parcel 40) 03-146-0076.

(Parcel 41) 03-146-0577

(Parce) 42; 03-146-057£ Lot 37, Plat B.

(Parcel 43): 03-146-0079 Lot 38, Plat B,

(Parcel 44): 03-146-0080 Lot 39. Plat B.

(Parcel 45) 03-146-0081 Lot 40, Plat B.

(Parcel 46) 03-146-0082 Lot 41. Plat B.

(Parcel 47) 03-146-0083 Lot 42. Plat B.

(Parcel 48) 03-146-0084 Lot 43, Plat B.

(Parcel 49) 03-146-0085 Lot 44, Plat B.

(Parcel 50) 03-146-0086 Lot 45. Plat B.

(Parcel 51) 03-146-0087 Lot 46. Plat 5.

(Parcel 52) 03-146-0088 Lot 47. Plet B.

H Continués:

20%EEBLE C (Continued)

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Mai H 43432

. BOOK 505 PAGE 308

(Parcel 53) 03-145-0039 Lot 43, Plat B.

(Parcel 54) 03-146-0090 Lot 49, Plat 8.

(Parcel 55) 03-146-0091 Lot 50, Plat 3.

(Parcel 56) 03-146-0092 Lot 51, Plat 3.

(Parcel 57) 03-146-0093 Lot 52, Plat B.

(Parcel 58) 03-146-0094 Lot 53. Plaz B.

(Parce) 321 03-146-3598 Lot 57. Plat 8.

(Parcel 63) 03-146-0100 Lot 59, Plat 8.

(Parcel 64) 03-146-0104 Lot 63, Plat 3.

(Parcel 66) 03-146-0105 Lot 64. Plat B.

(Parcel 66) 03-146-0106 Lot 65, Plat 8.

(Parce) 57) 03-146-0107

(Parcal 58) 03-146-0108 Lot 67. Plat 8.

.Parcel 59: 03+140-0109 Lot 63. Plat 8.

iPancel 70) | 05-146-0110 Log 69, Plat 8.

(Parce) 71: 03-146-0146 Lot 1. Plat 0.

(Parcel 72) 03-149-0180 Loc 5, Plas 0.

(Parcel 73) 03-146-0/51 Lot 6, Plat D.

(Continued)

SCHEDULE C (Continued)

Policy No:

No: H 46462

(Parcel 74) 03-146-0153 Lot 2, Flat E.

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(Parcel 75): 03+146-0154 Lot 3, Flat E, BOOK 505 PAGE 307